Chapter 32.

[Published March 21.]

An Act to change the name of Henry Lewis Bromm to Henry Lewis Grimm.

The People of the state of Wisconsin represented in Senate and Assembly do enact as follows:

SECTION 1. The name of Henry Lewis Bromm, of the town of Mishicott, and county of Manitowoc, is hereby changed to Henry Lewis Grimm, and by the last mentioned name, he shall hereafter be known and recognized in law and equity and otherwise.

SEC. 2. This act act shall take effect from and after its passage. *Provided*, That said Henry Lewis Bromm shall file in the office of the secretary of state, his written assent to the change of his name as provided in this act.

Approved, March 13, 1855.

Chapter 33.

[Published March 21.]

An Act to provide for holding an additional term of the Circuit Court in Grant county, and such other special terms in the Ffth Circuit as the Judge thereof may direct.

The People of the State of Wisconsin represented in Senate and Assembly, do enact as follows:

Special term to be held.

Section 1. In addition to the terms of the circuit court of Grant county, as now provided by law, there shall annually be held a special term of said court, for the transaction of such business in law and equity, as may be brought before the court, as does not require the intervention of a jury.

SEC. 2. Such term shall be held at the court house in said county, on the first Monday in August in each year.

SEC. 3. The judge of the fifth judicial circuit is hereby Judge authori- authorized to hold one or more special terms in any county zed to hold in his circuit, at such times as he may direct. A notice other counties to the sheriff of such county five days before the time

fixed by him of such term, being sufficient notice for the holding of such term: Provided, That at such spe-Proviso. cial term or terms, such business in law and equity may be considered and disposed of by the court as does not require the intervention of a jury. And neither this or any other law of the state shall be so construed as to require the said judge to hold any such special term or terms, unless the business of the court, in any county in his circuit, shall in his opinion require the same; and in no case shall said judge be authorized to order the summoning a jury to try causes at any such special term or terms in said circuit.

SEC. 3. This act shall take effect and be in force from and after its passage.

Approved March 13, 1855.

Chapter 34,

[Published April 13.]

An Act to amend chapter 88, of the revised statutes, entitled "of courts held by justices of the peace."

The people of the State of Wisconsin, represented in Senate and Assembly, do enact as follows:

Section 1. Either party to a final judgment rendered by a justice of the peace, may appeal therefrom to the circuit Appeals, when court of the county where the same was rendered, in the allowed. following cases:

1.—When the judgment, exclusive of costs, shall exceed fifteen dollars.

2.—When the judgment, exclusive of costs, shall not exceed fifteen dollars; and the party appealing shall state in his affidavit for an appeal, in addition to the facts required to be stated in other cases, that he has a valid claim against the opposite party of more than fifty dollars, as set forth in his pleadings in the suit.

SEC. 2. Sections 226 and 227 of chapter 88, of the revised Sections restatutes, entitled "of courts held by justices of the peace," pealed. are hereby repealed and the provisions of this act are sub-

stituted therefor.